Fill in this information to identify your case:				
Debtor 1	Tena M. Hendrick	son		
	First Name	Middle Name	Last Name	
Debtor 2				
(Spouse if, filing)	First Name	Middle Name	Last Name	
United States Bankruptcy Court for the: Case number		EASTERN DISTRICT O	F WISCONSIN	
(if known)				

Official Form Plan for the Eastern District of Wisconsin

Chapter 13 Plan

5/2021

Part 1: Notices

"Debtor" as used in this plan means both debtors in a joint case, except where otherwise specified. "Estate" means the estate of each debtor, unless otherwise specified.

To Debtors:

This form sets out options that may be appropriate in some cases, but the presence of an option on the form does not mean that the option is necessarily appropriate for you. Plans that do not comply with local rules and judicial rulings may not be confirmable. Nothing in this plan controls over a contrary court order.

THIS FORM PLAN MAY NOT BE ALTERED OTHER THAN THE NONSTANDARD PROVISIONS IN PART 8 BELOW.

Nonstandard provisions set out elsewhere in this plan are ineffective.

In the following notice to creditors, you must check each box that applies.

To Creditors:

Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated.

You should read this plan carefully and discuss it with your attorney. If you do not have an attorney, you may wish to consult one.

If you oppose the plan's treatment of your claim or any provision of this plan, your attorney must file an objection to confirmation. The objection must be filed within 28 days of the completion of the Section 341 Meeting of Creditors. The court may schedule a hearing on any timely filed objections. The court may confirm this plan without further notice if no objection to confirmation is filed. See Bankruptcy Rule 3015. You must timely file a proof of claim. The trustee will only pay creditors who hold allowed claims provided for by the plan.

Note to Secured Creditors: If your secured claim is not provided for in Part 3 below, no funds will be disbursed to you by the trustee on your secured claim.

The following matters may be of particular importance. **Debtors must check one box on each line to state whether or not the plan** includes each of the following items. If an item is checked as "Not included" or if both boxes are checked, the provision will be ineffective even if otherwise provided for in the plan.

1.		A limit on the amount of a secured claim, set out in Section 3.2, which may result in a partial payment or no payment at all to the secured creditor	⊠ Included	Not Included
1.		Avoidance of a judicial lien or nonpossessory, nonpurchase-money security interest, set out in Section 3.4	Included	Not Included
1.	.3	Nonstandard provisions, set out in Part 8	⊠ Included	☐ Not Included

Part 2

Plan Payments and Length of Plan

All plan terms relating to the debtor's submission of future earnings or income to the trustee as is necessary for the execution of the plan must be contained in this Part 2.

- Each debtor is responsible for making all payments required by the plan or confirmation order, including those that are deducted from wages as a result of a payroll deduction order.
- The debtor may change the manner of payment to the Trustee, rather than the amount of the payments, by filing Form 9011.
- The debtor may change the amount of the plan payment only by filing and serving an amendment (pre-confirmation) or modification (post-confirmation) to the plan.
- The plan may not provide for payments over a period that is longer than 60 months.

2.1 Length of plan:

A. Length of plan: This is a 60 month plan.

E.D. Wis. Form Plan

Chapter 13 Plan (Updated 5/2021)

Page 1

De	btor	Tena M. Hendr	ickson		Case number	
		Debtor must chec	ck one of the following b	oxes:		
		_	rent monthly income i			
			-		from the beginning of the plan term or when	all allowed nonpriority
		unsecured claims		7 ()	3 3 1	, ,
		Debtor's cur	rrent monthly income i	s UNDER median		
		distributions to cre holders of allowed months from the the plan and hold	editors stated in this pla d nonpriority unsecured beginning of the plan ter lers of nonpriority unsec	n. Thirty-six (36) or more mo claims have received the pay m, the plan will end when al ured claims have been paid i	nt periodic or other payments to enable the onths from the beginning of the plan term, the yment amount or percentage stated in Part 5 holders of allowed claims have received the n full. The plan will not end earlier than sixty nent of its claim under 11 U.S.C. §§ 1322(a)	plan will end when al Prior to thirty-six (36 payment required by (60) months if there is
	В.	First payment is de	ue under the plan and	the applicable commitmen	t period begins:	
		Debtor must ched	ck either (1) or (2) (do no	ot check both) and then mus	t check one (and only one) provision in the c	hosen section:
		(1) The debto	or paid the filing fee w	hen filing the petition, the f	irst payment is due under the plan (choose o	one):
			Thirty (30) days at	fter the date of filing the petit	ion	
			Thirty (30) days at	fter the entry of an order con	firming the plan.	
			On the following d	ate:		
		Or				
		(2) The debte	or filed an application	to pay the filing fee in insta	allments, the first payment is due under the	plan (choose one):
			The plan term beç	ins thirty (30) days after the	final installment is due.	
			Thirty (30) days at	fter the entry of an order con	firming the plan.	
			On the following d	ate (after the final installmen	t is due)	
		If debtor makes n filing the petition.		ultiple selections, then the fir	st payment is due under the plan thirty (30)	days after the date of
		the debtor must		yments to the trustee in the	U.S.C. §1326, regardless of which selection amount proposed in Part 2.2 no later that	
2.2	Plan Pa	yments. Regular pay	ments to the trustee v	vill be made from future in	come in the following manner:	
	Sub A -	Go to Sub B for "step"	" or "skip" plans			
		Plan has no change	s in periodic plan amo	ounts or frequency (no "ste	pps")	
	Pla	n payments are \$	Monthly.			
	Che	eck all that apply				
		Debtor will make pay	ments pursuant to a pay	roll deduction order.		
			or 1, employer listed on	Schedule I #1, will pay \$ kly or every other week	monthly at the following pay frequency: Semi-Monthly or two times each month	☐ Monthly
				Schedule I #1, will pay \$ kly or every other week	monthly at the following pay frequency: Semi-Monthly or two times each month	☐ Monthly

Debto	r Tena M.	Hendrickson		Case number		
	Debtor will ma	ake payments direc	tly to the trustee. If a joint case, the pa	ayment order will be in the names of both debt	ors.	
	Deb	Debtor 2 are dividinotor 1 will pay \$ otor 2 will pay \$	per month directly to the trustee.			
Su	b B "step plans" or "	'skip" plans				
	Plan has changes in periodic plan amounts or frequency ("steps" or "skips") If none, the rest of 2.2 need not be completed or reproduced. The plan is a step or skip plan because the Debtor anticipates a gradual increase in her insurance sales commissions / residuals, which will allow er to increase the monthly payment by \$100/mo pursuant to the annual steps proposed below Debtor will pay \$675.00 monthly through and including November 29, 2022 Debtor will pay \$775.00 monthly through and including November 29, 2023 Debtor will pay \$875.00 monthly through and including November 29, 2024 Debtor will pay \$975.00 monthly through and including November 29, 2025 Debtor will pay \$1.075.00 monthly through and including November 29, 2026					
	Check all that app		uant to a payroll deduction order.			
	Debto	r [insert 1 or 2 hei Weekly	re], employer listed on Schedule I #1,	will make payments at the following pay frequency Semi-Monthly or two times each month	ency: Monthly	
	Debtors are d	ividing payments				
the follo	wing pay frequency	Debtor 1, employ	er listed on Schedule I #1, will pay \$	monthly through and including [INSERT N	MONTH AND YEAR] at	
uic ione	wing pay inequency	Weekly	Bi-weekly or every other week	Semi-Monthly or two times each month	Monthly	
the follo	 wing pay frequency:		er listed on Schedule I #1, will pay \$	monthly through and including [INSERT N	MONTH AND YEAR] at	
		Weekly	Bi-weekly or every other week	Semi-Monthly or two times each month	Monthly	
	Debtor will ma	ake payments direc	tly to the trustee. If a joint case, the pa	ayment order will be in the names of both debto	ors.	
	☐ Deb		g direct payments monthly through and including d _ monthly through and including	lirectly to the trustee.		
Ch	Iditional payments. neck one. None. If "Non		rest of § 2.3 need not be completed o	or reproduced.		
2.4 Th	e total amount of e	stimated paymen	ts to the trustee provided for in §§ 2	2.2 and 2.3 is \$ <u>52,500.00</u> .		
2.5 In	come tax refunds.					
				ax return filed during the plan term within 14 dand J and, if applicable, Form 122-C-2.	ays of filing any return.	
Part 3:	Treatment of Se	ecured Claims				
	The following pro	ovisions apply to su	bparts 3.1, 3.2, and 3.3.			
	amount is listed if	in the Monthly plan		rrearage and Monthly payment to creditor colur rment to creditor columns, the trustee will disbu eceive equal monthly payments.		
	creditor, and, as (beyond paymen	of the date of entry its actually made to	of the order granting stay relief, the p creditor as of that date) or any further	listed in this section, the trustee will cease furt lan will be deemed not to provide for that credi r payment on those claims to the extent secure aims before the creditor was afforded relief from	tor's secured claims ed by that collateral	

The trustee will pay any arrearage listed on a proof of claim filed before the filing deadline under Bankruptcy Rule 3002(c) or 3004, and allowed

	amounts					
		listed on such proof of claim control over any contrar	y amounts stated below	as to the current in	stallment payment a	nd arrearage.
	Bankrupt 3002.1(c)	of Notices filed under Rule 3002.1(c): The trustee witcy Rule 3002.1(c) ("3002.1(c) Notice") pro rata when Notice. If the debtor timely objects, the trustee will prounts if the plan provides for avoidance of the credi	the trustee pays other s pay the amount as deter	ecured creditors, ur mined by the court.	nless the debtor time The trustee will not p	ly objects to the pay 3002.1(c)
3.1	Maintenance o	of payments and cure of default.				
	Check one.					
		 If "None" is checked, the rest of § 3.1 need not be debtor will maintain payments during the case on allo 			he contractually due	amount directly
	to the	e claimant. For allowed secured claims provided for ir at the rate stated in the Interest rate on arrearage coll est on the arrearage				
No		final column includes only payments disbursed by the		he debtor. Interest rate	Manthly plan	Estimated
INA	me of Creditor	Collateral		on arrearage	Monthly plan payment on arrearage	total payments by trustee
Ca	st American pital rporation,	2400 Cedar Ridge Ct. Green Bay, WI 54313	Prepetition: \$Paid Directly per MMM Program; see Special Provisions	0.00%	\$0.00	\$0.00
	<u>^</u>	0.0.0				Ψ0.00
Lo	shmore an inagement	2400 Cedar Ridge Ct. Green Bay, WI 54313	Prepetition: \$ Paid Directly per MMM Program; see Special Provisions	0.00%	\$0.00	\$0.00
	ert additional clai	ms as needed.				,
3.2	Request for va	aluation of security and modification of undersec	ured claims held by no	on-governmental e	ntities. Check one.	
	claims held by	h applies only to allowed secured claims held by y governmental entities may only be made in para claim must be made by claim objection or motion	ngraph 3.3. Requests to			
	None	e. If "None" is checked, the rest of § 3.2 need not be	completed or reproduce	d.		
		remainder of this paragraph will be effective only	if the applicable box is	n Part 1 of this pla	n is checked.	
3.3	Secured claim	ns excluded from 11 U.S.C. § 506 and payment of	fully secured claims			
	Check one. None	e. If "None" is checked, the rest of § 3.3 need not be	completed or reproduce	d.		
3.4	Lien avoidanc	ee.				
Che	ck one.	None. If "None" is checked, the rest of § 3.4 need no	t be completed or repro	duced.		
3.5	Surrender of o	collateral.				
	Check one	e. e. If "None" is checked, the rest of § 3.5 need not be	completed or reproduce	d.		
3.6	Pre-confirmati	ion adequate protection payments.				

None. If "None" is checked, the rest of § 3.6 need not be completed or reproduced.

Part 4: Treatment of Fees and Priority Claims

Check one.

De	btor	Tena M. Hendrickson	Case number
4.1	General Trustee's	rees and all allowed priority claims will be paid in	full without post-petition interest unless the plan otherwise provides.
4.2			ing the course of the case but are estimated to be ${\bf 8.00}\%$ of plan payments; and during the
4.3	Attorney's	s fees.	
		ce of the fees owed to the attorney for the debtor for attorney's fees will be paid by the trustee.	(s) is estimated to be \$\frac{15,000.00}{}. Unless otherwise ordered, allowed administrative
4.4	listed on a	aims other than allowed administrative expen filed proof of claim control over any contrary amo None. If "None" is checked, the rest of § 4.4 need	
		The debtor(s) estimate the total amount of other բ	priority claims to be \$9,140.78 as detailed below.
De		of Workforce Development (Workers	Estimated amount of priority unsecured claim
	•	on Division) enue Service	
		Department of Revenue	<u> </u>
De	partment	of Workforce Development	***************************************
(UI		nent Insurance Division) itional claims as needed.	\$8,343.07
	Check one		listed on a filed proof of claim control over any contrary amounts listed in this section. If not be completed or reproduced.
Pai	t 5: Trea	ntment of Nonpriority Unsecured Claims	
5.1	Nonpriori	ty unsecured claims not separately classified.	
	the largest	onpriority unsecured claims that are not separatel payment will be effective. Check all that apply. The sum of \$ 22,503.88	y classified will be paid pro rata. If more than one option is checked, the option providing
		100 % of the total amount of these claims, an	estimated payment of \$22,503.88
			nonpriority unsecured claims would be paid approximately \$_0.00 Regardless of the assecured claims will be made in at least this amount.
5.2	Maintena	nce of payments and cure of any default on no	onpriority unsecured claims. Check one.
		None. If "None" is checked, the rest of § 5.2 need	d not be completed or reproduced.
5.3	Other sep	arately classified nonpriority unsecured claim	ns. Check one.
		None. If "None" is checked, the rest of § 5.3 need	d not be completed or reproduced.
Pai	t 6: Exe	cutory Contracts, Unexpired Leases, and Post	-Petition Claims Filed Under § 1305
6.1		utory contracts and unexpired leases listed be I leases are rejected. Check one.	low are assumed and will be treated as specified. All other executory contracts and
		None. If "None" is checked, the rest of § 6.1 need	d not be completed or reproduced.
6.2	Post-petit	ion claims filed under 11 U.S.C. § 1305. Check	r one.
			305 during the term of this plan, the trustee will disburse no funds on any that claim.

De	btor	Tena M. Hendrickson Case number
	_	f any post-petition claims are filed under 11 U.S.C. § 1305 during the term of this plan, the trustee will disburse funds on the claim. If necessary thor will modify the plan to maintain plan feasibility.
Pa	rt 7:	Vesting of Property of the Estate and Order of Distribution of Available Funds by the Trustee
7.1	Prop	perty of the estate will vest in the debtor(s) upon
	Chec	ck the applicable box (if neither box is checked, estate property vests in the debtor when the court enters an order confirming the plan):
	\boxtimes	plan confirmation.
		other. Property not vesting at confirmation: For all property not vesting in the debtor at confirmation, identify that property (if other than all estate property), state when the property will vest in the debtor, and state the reasons for vesting at that time, rather than a confirmation:
7.2	Orde	er of distribution of available funds by the trustee after plan confirmation.
	Regu	ular order of disbursement after trustee fees:
		Any equal monthly payments to secured creditors listed in Part 3, then
		all attorney's fees listed in § 4.3, then
		all secured debt (paid pro rata) without equal monthly payments in Part 3 and lease arrearages in § 6.1, then
		all uncontested and court-allowed fees, expenses, and charges filed pursuant to 3002.1(c) or authorized by court order, then
		all priority debt (paid pro rata) under § 1322(a)(2) in §§ 4.4 and 4.5, then
		all priority debt (paid pro rata) under § 1322(a)(4) in § 4.5, then
		all non-priority unsecured debt (paid pro rata) in Part 5, then
		any § 1305 claims in § 6.2.

Should the case be dismissed or converted to another chapter, the trustee will refund all funds on hand to the debtor.

Deb	tor <u>Te</u>	ena M. Hendrickson	Case number
Part	8: Mortgag	ge Modification Mediation and Other Nonstandar	d Plan Provisions
	below. A		cluding the employment of mortgage modification mediation, must be set forth included in the Official Form or deviating from it. Nonstandard provisions set out
	The plai subpart		8.2 and 8.3, will be effective only if there is a check in the box "Included" in
8.1	None.	None. If "None" is checked, the rest of Part 8 need	not be completed or reproduced.
8.2	Mortgage Mo	dification Mediation: Check "None" if not emplo	ring MMM
		None. If "None" is checked, the rest of subpart 8.2	need not be completed or reproduced.
Ceda court Bank of cre a Mot the do Media Media cause stay u aband unsec	Management in Ridge, Green-supervised me ruptcy Rules 9 ditions or by a cition for Court-Sebtor has not or action Creditor to the roperty e orders (the "I under 11 U.S.C doned under 1 cured claim will coured claim will resupervised me results of the "I under 11 U.S.C doned under 1 cured claim will results of the results	(1st Mortgage) and First American Capital Corp, Inc. (n Bay, WI 54313 ("Mediation Property") directly to the ortgage mediation. This plan provision is ineffective to 1014(b) and 7004) a Notice of Motion and Motion for date the court for cause orders. Unless the court sust Scupervised Mortgage Mediation as provided in this secomplied with this section's procedural requirements fail to reach agreement on modified terms. If the determination of the second of Surrender"). On the Date of Surrender (1) the C. § 1301 applicable to the Mediation Property is terminated.	articipation: The debtor will pay the claims, including any arrearage, of Rushmore 2 nd Mortgage) ("Mediation Creditors") secured by the creditors' mortgages on 2400 e creditors under agreed modified terms to be determined by mediation through unless the debtor files and serves on the Mediation Creditor (as provided in Court-Supervised Mortgage Mediation no later than 7 days before the first meeting ains an objection to plan confirmation based on the debtor's failure to file and serve ection, the court may confirm the plan if it meets the requirements of §1325 even if . This provision does not affect the Mediation Creditor's rights if the debtor and the otor and Mediation Creditor fail to reach agreement, the debtor surrenders the that the parties failed to agree on a modification or such other date as the court for e stay under 11 U.S.C. § 362(a) is terminated as to the Mediation Property, (2) any minated as to the Mediation Property, (3) the Mediation Property is deemed as secured claim is deemed fully satisfied, and (5) the Mediation Creditor's allowed
0.3			·
	Ш	None. If "None" is checked, the rest of subpart 8.3	need not be completed or reproduced.
Atto Atto	orneys' Fees orneys' fees orneys' fees	and costs in excess of the "no look" fee sh	ns and the reasons for their inclusion in the plan. nall be allowed and paid on application to the Court. Allowed ense in the case, which will be paid prior to any distribution to
Part	9: Signatu	res:	
9.1 If the	Signatur	es of Debtor and Debtor's Attorney	nerwise the Debtor's signature is optional. The attorney for the Debtor, if any, must
x	/s/ Tena M.	Hendrickson	x
•	Tena M. He Signature of I	ndrickson	Signature of Debtor 2
	Executed on	November 29, 2021	Executed on
X	/s/ John W.	Menn	Date November 29, 2021
•	John W. Me	enn 1073739 attorney for Debtor	

By filing this document, each debtor, if not represented by an attorney, or the attorney for each debtor also certifies that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in the Official Form Plan for the Eastern District of Wisconsin, other than any nonstandard provisions included in Part 8.

Debtor	Tena M. Hendrickson	Case number	
-			

Exhibit: Total Amount of Estimated Trustee Payments

The following are the estimated payments that the plan requires the trustee to disburse. If there is any difference between the amounts set out below and the actual plan terms, the plan terms control.

a.	Maintenance and cure payments on secured claims (Part 3, Section 3.1 total):	\$0.00
b.	Modified secured claims (Part 3, Section 3.2 total):	\$8,343.07
C.	Secured claims excluded from 11 U.S.C. § 506 (Part 3, Section 3.3 total):	\$0.00
d.	Judicial liens or security interests partially avoided (Part 3, Section 3.4 total):	\$0.00
e. f.	Fees and priority claims (Part 4, total): Nonpriority unsecured claims (Part 5, Section 5.1, highest stated amount):	\$19,997.7 ² \$22,503.88
g.	Maintenance and cure payments on unsecured claims (Part 5, Section 5.2 total)	\$0.00
h.	Separately classified unsecured claims (Part 5, Section 5.3 total)	\$0.00
i.	Trustee payments on executory contracts and unexpired leases (Part 6, total)	\$0.00
j.	Nonstandard payments (Part 8, total) +	\$0.00
Tot	al of lines a through i	\$50.844.66